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UNITED S	STATES PATENT AND TR	ADEMARK OFFICE		Commissioner for Patents, Box P
ONTED!	JIAI WILLIAM		United	States Patent and Trademark Off Washington, D.C. 20
				ATTY DOCKET NO
U.S. APPLICATION NO		FIRST NAMED APPLICANT)425-0832P
	306823	FURITSU	H INTERNATION	L APLICATION NO.
				P99/05298
RIRCH STEWA	RT KOLASCH & BIRC	н	PCIA	
PO BOX 747			I.A. FILING DATE	PRIORITY DATE
FALLS CHURC	H, VA 22040 0747		28 SEP 99	05 OCT 98
			DATE MAILED	11 MAY 2001
	NOTIFICATION	OF A DEFECTIVE OATH	OR DECLARAT	TION
into the nation deficiency note A new oath or application nu with 37 CFR 1. is not e 2. does not 3. ix does not 4. does not 5. does not to be to	at stage in the Office ed below and avoid a declaration, proper mber and internation 1.497(a),(b) and (f) executed in accordance of the identify the application of identify the inventor(so to identify the citizenship	with either 37 CFR 1.66 or 37 CF on to which it is directed. _{s).} 4th inven!or's name is dif	ompanying Notifice (preferably by the he oath or declarate R 1.68. If the ferent on IA, that is the pamed investigation of the largest the named investigation of the largest the largest the named investigation of the largest the largest the named investigation of the largest	e international tion does not comply n on Dec.
1.497(a) AN WILL RESU ABANDON Additionally	ID (b), AND 1.4970 JLT IN FAILURE T MENT OF THE AF	ATH OR DECLARATION IN the control of	CFR 1.63 in that	THE tit: rent from the

must also be given. does not state that the person making the oath or declaration: 2.

has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration. a. 🗀

acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56. b. 🗀

does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before 3. that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.

John Anderson

Telephone: 703-308-9116

United States Patent and Trademark Office

Cc. missioner for Patents, Box PCT United States Pacent and Trademark Office Washii, Ton, D.C. 20231 www.uspib.dov

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U.S. APPLICATION NO.		H 0425-0832P
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		PCT/JP99/05298
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PO BOX 747 FALLS CHURCH, VA 22040 0747	Docketer	I.A. FILING DATE PRIORITY DATE
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	1/1/0/	DATE MAILED: 11 MAY 201
NOTIFICATION OF MISSING PRO	OUREMENTS UN	DER 35 U.S.C. 371 IN THE UNITED
CTATES DESIGNA	ATKI)/ELECTED (NETCE (DOIEGIOS)
my c u itama have been submitted by t	he applicant or the IB to	the United States Patent and Trademark
Office as a Designated Office (37 CF	K 1.494) X all Dicette	Office (5) Crit 1775
U.S. Basic National Fee.	Indication of Sm	all Entity Status. e international application into English.
Copy of the international application	Translation of the	rticle 19 amendments into English.
(x) Oath or Declaration of inventors(s).	Other:	Truck 19 amendments mer
Copy of Article 19 amendments.		
Priority Document. The International Preliminary Exami	ination Aeport in English	and its Annexes, if any.
The International Preliminary Examinary Translation of Annexes to the Intern	ational Preliminary Exam	ination Report into English.
<u></u>		what not filed the following indicated items and/or
Applicant has requested early processing u	inder 35 U.S.C. 3/1(1) of	it has not filed the following indicated items and/or copy of the international application must be filed
the indicated items in paragraph 3 below. The B prior to 20 or 30 months from the priority date to		
U.S. Basic National Fee.	Copy of the inte	rnational application.
	'ind set forth he	low in order to complete the requirements for
3. The following items MUST be furnished with acceptance under 35 U.S.C. 371:		
— a Translation of the application illu	English. A processing	fee will be required if submitted
later than the appropriate 20 o	r 30 months from the price	ority date.
The current translation is defer	ctive for the reasons much	aled on the accessor rounds
Translation. — b. Processing fee for providing the	translation of the applicat	ion and/or the Annexes late: than the
the application (preferably by	the International applicat	ion number and international filing date). A oppopriate 20 or 30 months from the priority
date.		a GER 1 407(-) and (b) for the reasons
The current oath or declaration	n does not comply with 3	7 CFR 1.497(a) and (b) for the reasons
indicated on the attached PCT	MONEO/917. or declaration later than	the appropriate 20 or 30 months from the
d. Surcharge for providing the oath	e)).	
4. Additional claim fees of \$as	a ┌ large entity ┌ sma	Il entity, including any required multiple dependen
alaim fee are required. Applicant must submit	the additional claim fees	or cancel the additional claims for which fees are
due (37 CFR 1.492(g)). See attached 1 10-013	•	
5. Applicant has not submitted the required	sequence listing pursuant	to 37 CFR 1.821-1.825. See attached
PCT/DO/EO/920.		
	-3(d), 4 AND 5 ABOVE	MUST BE SUBMITTED WITHIN TWO (2) MONTHS (where 37 CFR 1.495 applies) FRO
MONTHS FROM THE DATE OF THIS NO	TICE OR BY 22 OR 3	MOST BE SUBMITTED WITH A MONTHS (where 37 CFR 1.495 applies) FRO IS LATER. FAILURE TO PROPERLY
THE TOTAL PLANT HER ALLES	WIIOM, MILES	IS LATER. FAILURE TO TROTE
RESPOND WILL RESULT IN ADAMOUNT	412141.	
The time period set above may be extended by	filing a petition and fee f	for extension of time under the provisions of 37 CF
1 136(a)		
6 If hox 3a or 3c is checked, a translation of	the Annexes MUST be s	ubmitted no later than the time period set above or sed later than 20 or 30 months from the priority da
Annexes will be cancelled. A processing fee v	will be required if submit	abmitted no later than the time periods detect than 20 or 30 months from the priority da not provided by the appropriate 20 (37 CFR 1.494)
7. The Article 19 amendments are cancelled or 30 (37 CFR 1.495(d)) months from the price	CO SILICO O LI CONTRACTO	- · · · · · · · · · · · · · · · · · · ·
or 30 (37 CFR 1.495(d)) months from the pric	,	Tradomark Office must be mailed to the
Applicant is reminded that any communication	n to the United States Pate	ent and Trademark Office must be mailed to the nabove. (37 CFR 1.5)
address given in the heading and include the	J.S. application net see	•
A com of this no	tice MUST be ret	urned with this response.
Contract = PCT/DO/FO/917	Notice of Defective I	alisiation
	PCT/DO/EO/920	1 12
PTO-875	[PC1/DO/LO/920	John Anderson J.4 Telephone: 703-308-9116

FORM PCT/DO/EO/905 (March 2001)